## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

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THOMAS M. GOULD CLEPK U.S. DISTRICT COURT WATER THE LIFE STATES

DENNIS CRAIG; SAMMIE CANNON; WELDON CARNES; WAYNE CHRESTMAN; BILLY GRACE; EDGAR HODGES; LINDA MCCOLLUM; WALTER MCDONALD; SUZANNE PARRISH; LARRY RILEY; CLIFFORD SIMMONS; LESTER SMITH; and W.C. TAYLOR,

Plaintiffs,

V.

ST. JUDE MEDICAL, INC., ST. JUDE MEDICAL S.C., INC., ST. JUDE MEDICAL, ATG, INC., ROBERT PATRICK LENAHAN, JR., LOUIS BONILLA, M.D., STACY SANFORD, and METHODIST HEALTHCARE MEMPHIS HOSPITALS,

Defendants.

No.: 05-02564-JPM-sta

## AGREED ORDER STAYING CASE

The parties, by and through their respective counsel, have requested that the Court stay the proceedings in this action, having stipulated and agreed as follows:

The parties have been involved in extensive settlement negotiations and have been diligently pursuing non-judicial resolution of this case. Presently, the parties have reached an agreement in principle to resolve this matter in its entirety.

Because they are close to reaching a mutually agreeable resolution of this matter, the parties do not believe that further judicial proceedings are currently necessary, and wish to conserve the time and resources of this Court.

(40)

This document entered on the docket sheet in compliance with Rule 58 and/or 79(a) PROP on 10-25-05

The parties agree that the most efficient case management plan would be to stay these proceedings for thirty days to afford sufficient time to draft and execute settlement agreements.

Based upon the facts set forth above and desiring to make efficient use of judicial resources, the parties hereby stipulate as follows:

That this action be stayed for thirty days from the date this Order is entered pending resolution of this matter;

That all dates on which responsive pleadings are due, dates on which responses to pending motions are due, all discovery deadlines, all status conference dates, and all other hearing dates previously set are extended for thirty days;

That when a final settlement is reached, the parties will notify this Court immediately and request a stipulated dismissal of this action with prejudice;

That if the parties are unable to resolve this matter within the thirty-day stay period, they will promptly notify the Court; and

That signatures to this Stipulation transmitted by facsimile shall have the same force and effect as original signatures.

Having considered the above-stated recitals, and good cause appearing:

IT IS ORDERED that this action is STAYED for thirty days to afford sufficient time to conclude settlement negotiations and to effect the anticipated settlement.

IT IS FURTHER ORDERED that all dates on which responsive pleadings are due, dates on which responses to pending motions are due, all discovery deadlines, all status conference dates, and all other hearing dates previously set are extended for thirty days.

IT IS SO ORDERED.

Dated: 001.25,2005

The Honorable Jon Phipps McCalla United States District Court

AGREED:

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## **Notice of Distribution**

This notice confirms a copy of the document docketed as number 40 in case 2:05-CV-02564 was distributed by fax, mail, or direct printing on October 25, 2005 to the parties listed.

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Honorable Jon McCalla US DISTRICT COURT